

PATENT Customer No. 22,852 Attorney Docket No. 03495-0178-01

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:)
LADANT et al.) Group Art Unit: 1645
Application No.: 09/973,013	Examiner: Not yet assigned
Filed: October 10, 2001))
For: BACTERIAL MULTI-HYBRID SYSTEM AND APPLICATIONS)) DECEIVED
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Commissioner for Patents	IECH CENTELL

Commissioner for Patents Washington, DC 20231

Sir:

REQUEST FOR CORRECTED PATENT APPLICATION PUBLICATION UNDER 37 C.F.R § 1.221(b)

On August 8, 2002, the U.S. Patent and Trademark Office published this application as Publication Number US 2002/0102566 A1. The published application contains mistakes that are the fault of the Office and are, in Applicants' view, material. Attached hereto is a copy of the relevant pages of the originally filed application and a marked-up copy of the corresponding pages of the published application containing the mistakes.

FINNEGAN HENDERSON FARABOW GARRETT& DUNNERLLP

A mistake is material when it affects the public's ability to appreciate the technical disclosure of the patent application publication or determine the scope of the provisional rights that Applicants may seek to enforce upon issuance of a patent. See 37 C.F.R. §

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1.221 (b). The mistakes listed below may affect the public's ability to appreciate the technical disclosure of the patent application publication or to determine the scope of the provisional rights.

The mistakes, which are indicated in red ink on the relevant pages of the marked-up copy of the published application attached hereto, are listed below with their corrections.

<u>Paragraph</u>	<u>Line</u>	Correct	Incorrect in published application
[0177]	5	pT25-zip/pTI8-zip	pT25-zip/pT18-zip
[0185]	1	α domains	a domains
[0186]	2	α domain	a domains

Each of these mistakes are clearly material as they impede the public's ability to appreciate the technical disclosure of the patent application publication. For at least this reason, the mistakes should be corrected.

Applicants request that the Office correct the above-identified mistakes in the published application, which are the fault of the Office. Further, Applicants request that the Office forward to Applicants a copy of the corrected published application or at least a notification of the occurrence or predicted occurrence of the corrected publication once it has been corrected.

Applicants believe that no Petition or fee is due in connection with this Request; however, if any Petition or fee is due, please grant the Petition and charge the fee to our Deposit Account No. 06-0916.

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Respectfully submitted,

FINNEGAN, HENDERSON, FARABOW, GARRETT & DUNNER, L.L.P.

Dated: October 4, 2002

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